James T. McDermott
jmcdermott@balljanik.com
OSB No. 933594
Gabriel M. Weaver
gweaver@balljanik.com
OSB No. 125970
BALL JANIK LLP
101 SW Main Street, Suite 100
Portland, OR 97204-3219
(503) 228-2525
(503) 226-3910 fax

Attorney for Third-Party Defendant Marsh

IN THE UNITED STATES DISTRICT COURT DISTRICT OF OREGON

DEPARTMENT OF EUGENE

UNIVERSITY OF OREGON,

Plaintiff,

V.

MONICA DRUMMER and ARTHUR J. GALLAGHER RISK MANAGEMENT SERVICES, INC., an Illinois Corporation

Defendants

MONICA DRUMMER and ARTHUR J. GALLAGHER RISK MANAGEMENT SERVICES, INC., an Illinois Corporation

Third-Party Plaintiffs,

v.

MARSH U.S. CONSUMER a service of SEABURY & SMITH, INC., a Delaware Corporation

Third-Party Defendant.

Case No. 6:15-CV00260-AA

DECLARATION OF GABRIEL M.
WEAVER IN SUPPORT OF THIRD
PARTY DEFENDANT MARSH'S
UNOPPOSED MOTION TO EXTEND
TIME TO RESPOND TO THIRDPARTY COMPLAINT

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I, Gabriel Weaver, hereby declare as follows:

1. I am an attorney representing third-party Marsh U.S. Consumer, a Service of

Seabury & Smith, Inc. ("Marsh"). I make this Declaration based on my own personal knowledge

and in support of Marsh's Unopposed Motion to Extend Time to Respond to Third-Party

Complaint ("Motion to Extend Time").

2. On May 5, 2015, I filed Marsh's Motion to Extend Time. Before filing the

motion, I conferred with Robert Schulhof, counsel for Third-Party Plaintiffs Monica Drummer

and Arthur J. Gallagher Risk Management Services, Inc., an Illinois Corporation (collectively,

"Third-Party Plaintiffs"). At the time that I filed the motion, Mr. Schulhof was not able to

confirm whether or not his clients opposed the relief sought in Marsh's

3. On May 8, 2015, Mr. Schulhof and I conferred again regarding Marsh's Motion to

Extend Time. At that conference, Mr. Schulhof confirmed that Third-Party Plaintiffs do not

oppose the relief sought in Marsh's Motion to Extend Time, and authorized me to notify the

Court that Marsh's Motion to Extend Time is unopposed.

4. I have prepared a revised Proposed Order Granting Marsh's Motion to Extend

Time to reflect the fact that the Motion to Extend Time is unopposed. A true and correct Copy

of Marsh's [Proposed] Order Granting Third-Party Defendant Marsh's Unopposed Motion to

Extend Time to Respond to Third-Party Complaint is attached hereto as Exhibit A.

I declare under the penalty of perjury that the foregoing is true and correct to the

best of my knowledge.

Executed on May 8, 2015 in Portland, Oregon.

/s/ Gabriel M. Weaver

Gabriel M. Weaver

CERTIFICATE OF SERVICE

I hereby certify that I served the foregoing DECLARATION OF GABRIEL WEAVER

| by: | |
|---|--|
| U.S. POSTAL SERVICE CM/ECF; FACSIMILE SERVICE ELECTRONIC MAIL ARRANGING FOR H FEDERAL EXPRESS | ce; l; Hand Delivery; |
| addressed as follows on the date stated b | pelow: |
| Joshua P. Stump Harrang Long Gary Rudn 1001 SW Fifth Avenue, 1 Portland, OR 97204 Attorneys for Plaintiff | nick, PC |
| Attorneys for Flamini | |
| John E. Zehnder Scheer & Zehnder LLP 701 Pike Street, Suite 220 Seattle, WA 98101 | 00 |
| Robert P. Schulhof Scheer & Zehnder LLP 101 SW Main Street, Suit Portland, OR 97204 | te 1600 |
| Attorneys for Defendants | and Third-Party Plaintiffs |
| DATED: May 8, 2015. | |
| | /s/ Gabriel M. Weaver GABRIEL M. WEAVER, OSB # 125970 Ball Janik LLP Telephone: 503-228-2525 |

Attorneys for Third-Party Defendant Marsh

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